The Tancaster Gazette. MILLER, KOOKEN & SUTPHEN

EDITORS AND PROPRIETORS

Left at the Head of Stairs. TERMS OF SUBSORIPTION.

BOOK AND JOB PRINTING.

Judge of Fairfield Common Pleas Court.-P. VAN TRUMP. Residence, Lancaster, Ohio. Probate Judge-JESSE LEOHNER; Office in Pub. he Building.

Prosecuting Attorney-TALL SLOUGH. Clerk of Court JOHN C. RAINEY Office, Public Auditor. - WILLIAM ROBINSON; Office Public Building.

Tressurer-O. E. DAVIS; Office, Public Building.
Bostrier-CSYPERT; Office, Public Building. Surveyor-E. L. HANNUM; Office, Public Building, Chroner J. SH. EFPER residence. Madison Up. Communicationers JOEL SH. EFFER, of Madison town ship: HENRY ALSPAUGH, of Greenfield township, and JOHN W. CUNNINGHAM. of Hocking Tp. School Examing to WILLIAM WHITNEY, JOHN WILLIAMS and URIAH C. RUTTER.

them aid and comfort; and has provi- cases.

MR. LINCOLN'S REPLY EXECUTIVE MANSION,) Washington, June 12, 1863.

Hon, Erastus Corning and others;

Kirtin

ancaster Gazette.

THE UNION OF THE STATES ONE COUNTRY ONE DESTINY.

LANCASTER, OHIO, JULY 2, 1863.

Established 1826

BOOK AND JOB PRINTING.

We are prepared to execute all descriptions of quences than any merely personal to als, at most, a few individuals acting in myself might follow the censures systematically cast upon me for doing that, in my view of duty, I could not for type, and on short notice.

COUNTY OF FICERS.

Also Read Sources And Sources and on short notice.

COUNTY OF FICERS.

Also Read Court-P. VAN

TRUMP. Residence Lancaster, Ohio.

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The residuation of individuals acting in stand, was made for a very different disconstructions or and in short notice.

TRUMP. Residence Lancaster, Ohio.

The residuation of individuals acting in stand, was made for a very different disconstruction or and this in quiettimes, and on short notice.

TRUMP. Residence Lancaster, Ohio.

The residuations promise to support me in a very constitutional and successful from the part of the part of the matter that "it was a dirty trick." General Jackson arrests and on short notice.

COUNTY OF FICERS.

TRUMP. Residence And the errest, as I inder order a writ of habeas corpus to relieve disconstruction of individuals acting in stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very different Mr. Lousillier. General Jackson as the stand, was made for a very di in criminal prosecutions, his right to a speedy and public trial by an impartial The Right of Military Arrests. these safeguards of the right, of the citizen against the pretensions of arbi-Roply of the President to the New York frary power were intended more espe budly for his protection in times of civil commetion." And, apparently to de-On the 16th ult, a Democratic meetions proceed: They were secured ting, of which Erastus Corning was substantially to the English people President, met at Albany, N. Y. and after years of protracted civil war, and adopted a long series of resolutions, the were adopted into our Constitution at material parts of which can be stated the close of the revolution." Would not the demonstration have been better if the Democrats of Lew York had liberate ally contributed both men and stoney ally contributed both men and stoney ally contributed both men and stoney are stoney and different ally contributed both men and stoney are stoney and different ally contributed both men and stoney are stoney and different ally contributed both men and stoney are stoney and different ally contributed both men and stoney are stoney and different ally contributed both men and stoney are stoney and different ally contributed both men and stoney are stoney and different ally contributed both men and stoney are stoney and different all contributed both men and stoney are stoney and different all contributed by the resolution. Must I shoot a simple minds and solution. It may be remarked: First, that we had the same Constitution then as now induced by the stoney and different all constitutions. The world are stoney and different all constitutions and decatable of these who made the the close of the revolution." Would not Constitution the resolution. Must I shoot a simple minds and solution. It may be remarked: First, that we describe the demonstration have been truly said that these bellion and all shoot a simple minds. Must I shoot a simple minds all constitutions are shoot as simple minds. It may be remarked: First, that we describe the demonstration have described by who deserts, while I had the same Constitution then as now indicated the same constitution that the close of the revolution. The described is shoot a simple minds and solution and the close of the revolution. The close of the revolution and the close of the revolution. The close of the revolution and the close of the close of the revolution and the close of th to the support of the present war, and splied during the civil wars and during fly whom the courts, acting on ordination is none the less injurious when effected rebellion; and, thirdly, that the perpledging the faith of Democrats to be our revolution, instead of after the one leval in the future as in the past, they and at the close of file other? I, too, and devotedly for them after civil war, and say: "We demand that the Administration shall be true to the Constitution: "Agree will war, and at "all times shall recognize and maintain the rights sexcept when, in case of rebellion of the States, and the liberties of the public safety may recitizent shall every where, outside of marks their respection. The reserve in the American Congress."

Secrept when, in case of rebellion on purpose that men may be arrested and held who cannot be arrested and held who cannot be ment done work to arrest and number of the American Congress. citizen; skall every where, outside of quire" their suspension. The resolute proved to be guilty of defined crime, ment too weak to arrest and punish approval by the American Congress. the knes of necessary military occupations proceed to tell as that these tion and the scenes of the insurrection, safeguards "have stood the test of seexert allowits powers to maintain the venty-six years of trial, under our re- This is precisely our present case—a supremacy of the civil over military publican system under circumstances case of rebellion, wherein the public laws." The arrest of Vallandigham is which show that while they constitute safety does require the suspension. next denounced as an assumption of the foundation of all free government. Indeed, arrests by process of courts, military power by General Barnside. they are the elements of the enduring and arrests in cases of rebellion do not "for no other retison than words ad stability of the republic." No one destressed to a public meeting in criticism nies that they have so stood the test up. The former is directed at the small of the course of the Administration; and to the liegtoning of the present rebelin configuration of the military orders how if we except a certain occurrence of that General the This "assumption." at New Orleans: nor does any one of the latter it is said, "if successfully assented, not question that they will stand the same risings against the Government, which, only abrogates the right of the people test much longer after the rebellion at most will succeed or full at no great government, the liberty of speech and stitution have no application to the case of the press, habeas corpus, seet, but we have in hand, because the arrests strikes a fairle blow at the supremucy of law and the authority of the State and son—that is, not for the treason defined the preventive and less for the vindical and less for the vindical supposition. The authority of in the Constitution, and upon the continuous forms. In the latter case, argued to rebellion or invasion involving the ted in suppressing the receipion, and rests are made, not so much for what public safety, as it is in times of probably public safety, as it is in times of probably sound and public security. The Constitution itself makes the distinction, at least, a fair appeal to me on the extension of the preventive and I can no more be persuaded that pediency of exercising a constitutional tive than the figurer. In such cases to assemble and discuss the affairs of closes. But these provisions of the Con-Federal anthorities. The authority of in the Constitution, and upon the contive than the former. In such cases the Covernment can constitutionally power which I think exists. In return the Covernment can constitutionally power which I think exists. In re-Paniel Webster is adduced in favor of which the panishment is the purposes of men are much more take no strong measure in time of response to such appeal I have to say, it tion of Governor Seymour is described answer for any capital or otherwise infamous crimes; nor were the proceedings following resolutions embedy all the argument the proceedings following in any constitutional for legal sense, "criminal series contains:

| Constitution of The tries of the following resolutions are contains: | Constitution of the following resolutions | Constitution of the following resolution | Constitution | Constitu "Resolved. That the Constitution of totally different grounds, and the profile that the Constitution of totally different grounds, and the profile that the talks ambigously—talks for his the United States—the supreme law of credings following accorded with the country with "bute" and "its" and

ded that "no person shall be convicted | Prior to my installation here it had of treason, unless on the testimony of been inculcated that any State had a C. Breckinridge, Gen'l Robert E. Lee, two witnesses to the same overt get, lawful right to secode from the Nation- Gen'l Joseph E. Johnston, Gen'l John or on confession in open court." And al Union, and that it would be expe- B. Magrader, Gen'l William B. Presit further provides that "no person dient to exercise the right whenever shall be held to improve for a capital the devotees of the doctrine should full or otherwise lufamous crime, finless on to elect a President to their own liking a presentment or indictment of a grand, I was elected contrary to their liking : pury, except in eases arising in the land, and, accordingly, so far as it was legaland naval force, or in the militia, when ly possible, they had taken seven States in actual service in time of war or public out of the Un on had seized many of the danger;" and further, that "in all erim. United States forts, and had fired upon inal prosecutions, the accused shall the United States flag, all before I was the right of a speedy and public inaugurated, and, of course, before I But no one of them had then committed trial by an impartial jury of the State had done any official act whatever .and District wherein the crime was The rebellion thus began soon ran into the present cival war; and, in certain "Resolved, That these safeguards of respects, it began on very unequal the rights of the citizen against the terms between the parties. The insurpretentions of arbitary power were gents had been preparing for it more intended more especially for his pro than thirty years, while the Governtection in times of civil commotion, ment had taken no steps to resist them. They were secured substantially to the The former had carefully considered all English people, after years of protract the means which could be turned to ted civil war, and were adopted into their account. It undoubtedly was a indicate their opinion that military ar- form; because I am sure that, from such Lancaster about ten months ago, and our Constitution at the close of the well-pondered reliance with them that, rests may be constitutional in localities more elevated position, we could do went to Circleville with Capt. Lewis R. revolution. They have stood the test in their own unrestricted efforts to de- where rebellion actually exist, but that better battle for the country we all love of seventy-six years of trial, under our stroy Union, Constitution and law, all such arrests are unconstitutional in lorepublican system, under circumstances together, the Government would, in calities where rebellion or insurrection ones where from the force of habit, the ment. Therefore I ask permission in which show that, while they constitute great degree, be restrained by the same does not actually exists. They insist prejudices of the past, and selfish hopes the columns of your paper to pen a few the foundation of all free government. Constitution and law from arresting that such arrests shall not be made of the future, we are sure to expend remarks, whereupon they can see for the foundation of all free government, their progress. Their sympathizers the condition of the company as it was when we left Circleville; other. But since you have denied me other. But the progress the condition of the company as it was when we left Circleville; dispositions, the health of the company as it was when we left Circleville; dispositions the progress the condition of the company as it was when we left Circleville; dispositions the progress the condition of the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it was when we left Circleville; dispositions the company as it

enclosing the resolutions of a public suppliers and aiders and abetters of when in cases of rebellion or invasion, meeting held at Albany, New York, on their cause in a thousand ways. They the 18th of the same month, was re- knew that in times such as they were and I insist that in such cases they are such I thank the meeting and congratulate the nation for it. My own purpose is the same; so that the meeting and myself have a common object, and myself have a commo and myself have a common object, and to regard as being within the exceptions nation of the military orders of the from the first, grew more furious.— we started out, with each man's name,

court would take cognizance.

a clear, flagrant, and gigantic case of rebellion; and the provision of the Constitution that "the privilege of the writ of habeas corpus shall not be suspended, unless when, in cases of rebelion or invasion, the public safety may require it," is the provision which specially applies to our present case.-This provision plainly attests the unpercentage of ordinary and continuous is directed at sudden and extensive upthe United States—the supreme law of credings following accorded with the country with "buts" and "its" and the land—has defined the crime of trea-grounds of the arrests. Let us consider ands. Of how little value the conson against the United States to consist der the real case with which we are stitutional provisions I have quoted will "only in," levying war against them, dealing, and apply to it the parts of the be rendered, if arrests shall never be or adhering to their enemies, giving Constitution plainly made for such made until defined crimes shall have ton, Gen'l Simon B. Backner, and Commodore Franklin Buchanan, now occupying the very highest war service. were all within the power of the Government since the rebellion began, and

> the writ allowed to operate. In view of these, and similar cases. I think the time not unlikely to come when I shall be blamed for having made too few arrests rather than to many.

lion; and I have not knowingly employ comparison, in numbers, have such and to leave the rebellion without an General Jackson took it from him, and 1st Duty ed any other. But the meeting by their bands ever borne to the insurgent sympathic special pathizers even in many of the level the was not arrested because he was tain military arrests, and proceedings. States? Again a jury too frequently following them, for which I am ulti-has at least one member more ready to mately responsible, are unconstitution. In hand, the force to suppress it sent him away with a copy. Holding 2d " — John W. Strentz.

He was not arrested because he was the judge in custody a few days, the 3d " — John Searles, discharged from him, and 1st Daily do — R. R. Fierce.

John W. Strentz.

He was not arrested because he was the judge in custody a few days, the 3d " — John Searles, discharged from him, and 1st Daily do — R. R. Fierce.

John W. Strentz.

He was not arrested because he was damaging the political prospects of the damaging the political prospects of the commanding of the political mately responsible, are unconstitution—at I think they are not. The resolutions at I think they are not. The resolutions and yet, again, he who dissuades one quote from the Constitution the definition of treason, and the limiting safeguards and guarantees therein provided for the citizen on trial for treason, and on his being held to answer for capanatal set. The resolutions is a solution of the commanding General, but with an order to remain till the ratingual cation of peace should be regularly and the solution of peace should be regularly and nounced, or until the British should the life of the nation depends. He is bave left the southern coast. A day or cause as much as he who kills a Union warring upon the military, and this of peace was regularly announced, and do do Geo W. Crumley, discharting and on his being held to answer for capanatal trial to the peace and vigor of which nounced or until the British should the life of the nation depends. He is bave left the southern coast. A day or cause as much as he who kills a Union warring upon the military constitutional juris-of peace should be regularly and the life of the nation depends. He is bave left the southern coast. A day or cause as much as he who kills a Union warring upon the military constitutional juris-of peace should be regularly and the life of the nation depends. He is bave left the southern coast. A day or cause as much as he who kills a Union warring upon the military constitutional juris-of peace should be regularly and the life of the nation of peace should be regularly and the life of the nation of peace should be regularly and the life of the nation of peace should be regularly and the life of the nation of peace should be regularly and the life of the nation of peace should be regularly and the life of the nation of peace should be regularly and the life of the nation of peace should be regularly and the life of the nation of peace should be regularly and the life of the nation of peace should be regularly and the life of the nation of ital or otherwise infamous crimes, and. be no defined crime of which any civil Vallandigham was not damaging the ted. A few days more, and the judge Ours is a case of rebellion-so called arrest was made on mistake of fact, fined him a thousand dollars for hav- 6th

sonably satisfactory evidence. and the Constitution sanction this pundshow to have voted for the measure. ry rules, would discharge. Habeas by a father, or brother, or friend, into manent right of the people to public corpus does not discharge meli who a public meeting, and there working discussion, and liberty of speech and of when, in cases of rebellion or inva-don, the public safety may require it." him if he shall desert. I think that in And yet let me say, that in my own such a case, to silence the agitation and discretion, I do not know whether I save the boy is not only constitutional, would have ordered the arrest of Mr.

but within a great mercy. constitutional power, my error lies in that as a general rule, the commander believing that certain proceedings are in the field is the better judge of the stitutional when, in absence of rebel- ter. lion or invasion, the public safety does One of the resolutions expresses the not require them; in other words that opinion of the meeting that arbitrary the Constitution is not, in its applica- arrests will have the effect to divide tion, in all respects the same, in cases and distract those who should be unibe shown not to be good food for a pleasure to discharge him so soon as I well one. Nor am I able to appreciate can, by any means, believe the public the danger apprehended by the meeting safety will not suffer by it. I further cussion, the liberty of speech, and the shape and fall into more regular chana few notable examples. Gen'l John press, the law of evidence, trial by jury, hels, so that the necessity for strong

mainder of his healthful life.

In giving the resolutions that carn-

were nearly as well known to the traitors then as now. Unquestionably if me. I cannot overlook the fact that the required by the public safety. we had seized and held them, the inmeeting speak as "Democrats." surgent cause would be much weaker. can I with full respect for their known intelligence, and the fairly presumed any crime defined in the law. Every deliberation with which they prepare one of them, if arrested, would have their resolutions, be permitted to supbeen discharged on habeas corpus were pose that this occurred by accident, or in any way other than that they preferred to designate themselves "Democrats" rather than "American citizens." In this time of national peril I would have prefered to meet you upon a level would like to know what has become By the third resolution the meeting one step higher than any party plat- of the little band of soldiers that left cover of "liberty of speech," "liberty of tion, I am unable to believe that there try's sake, that not all Democrats have time. GENTLEMEN: Your letter of May 19, most efficient corps of spies, informers, plained of can be constitutional only rested and tried is a Democrat, having suppliers, and aiders and abetters of when, in cases of rebellion or invasion, no old party affinity with me; and the

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military power of the country, then his called General Jackson into court and 5th Corporal, Wm. F. Lytle. by the resolutions before me-in fact, which I would be glad to correct on rea-ing arrested him and others named. The general paid the fine and there the 7th Corporal, John T. Gibbony. I understand the meeting, whose matter rested for nearly thirty years. resolutions I am considering to be in when Congress refunded principle and favor of suppressing the rebellion by interest. The late Senator Douglas. military force-by armies. Long ex- then in the House of Representatives, perience has shown that armies cannot took a leading part in the debates. be maintained unless descriton shall be in which the Constitutional question punished by the severe penalty of was much discussed. I am not prepardeath. The case requires, and the law ed to say whom the journals would

And yet let me say, that in my own Vallandigham. While I cannot shift If I be wrong on this question of the responsibility from myself, I hold

constitutional when, in cases of rebel. necessity in any particular case. Of on or invasion, the public safety re- course, I must practice a general direcquires them, which would not be con- tory and revisory power in the mat-

the danger apprehended by the meeting that the Mar progresses, it ap- www. 1th, 62. means of military arrests during the pears to me, opinion and action, which rebellion, less the right of public dis- were in great confusion at first, take John Seamon. and habeas corpus, throughout the in- dealing with them gradually decreases definite peaceful future, which I trust I have every reason to desire that it lies before them, any more than I am should cease altogether, and far from able to believe that a man could con- the least is my regard for the opinions tract so strong an appetite for emetics and wishes of those who, like the meetduring temporary illness, as to persist ing at Albany, declare their purpose to in feeding upon them during the re- sustain the Government in every constitutional and lawful measure to suppress the rebellion. Still, I must conest consideration which you request of tinue to do so much as may seem to be

Army Correspondence. Letter from the 90th Regiment.

A. Lancoln.

CAMP CRIPPLE CREEK, T., June 16th, 1863.

EDITORS GAZETTE, Sirs :- No doubt but some of our relatives and friends

-R. R. Pierce.

charged Feb. 13th, '63. do Beni, F. Carpenter, absent at Nashville sick. 8th Corporal, Homer Anderson, discharged Dec. 26th, '62.

MUSICIANS. Fifer-John W. Humrichous. Drummer-John A. Clark. PRIVATES.

Martin V. Adrews. Martin A. Berry, detached to Pioneer Corps Nov. 25th, '62. John II. Berry Alvin D. Betz, died Feb. 15th, '62. Silas Brennen, discharged Feb. 13, 162. Andrew Buren. David Crist, died Nov. 17th, '62.

Wesley Conrad, detached to the Pioneer Corps Nov. 25th, '62. Henry Conrad, Dis. April 5th, '63. Reuben D. Conrad, Dis. Feb. 10th, 03. Jacob T. Crites. Richard S. Elza, deserted Oct 11th, 62 Josiah Evans, died Feb. 26th, '63. James H. Foster. Peter Fricker.

Jacob Friesner, died Nov. 28th. '62. David Hamilton, died Dec. 5th, '62. Jackson Hamilton, deserted Oct 11, 62 Joseph Heft, Dis. Jan. 14th. '63. Charles Heller, died May 25th, '63. Jas D. Jackson, absent Nashville sick. James Kearns, discharged Dec 22d, 62. City. John L. Keller. Nathaniel Knotts

Geo. W. Lamott, Dis. Dec. 22d, '62. Stone River, Dec. 31st, '63. Isaac E. Long, deserted Sept. 24th, 62. John B. Maison, at Nashville sick. Sam. McLaughlin, died Nov. 22d, 62, David McCrillis, died Feb. 25th, '63. Wm. Meniger. Wm. Monlux, dis. Jan. 7th, '63. Edward Musser, died Nov. 28th, '62.

Nosh Neibling, died Feb. 23th, '63. Elza Nichols, at Nashville sick. Samuel S. Platner. John W. Powell, Sylvestor Rader, promoted to Corporal Nov. 7th, '62.

Michael Nedrow, dis. Dec. 22d, '62.

Nashville. Emanuel Seits, at C. Dennison wounded Columbus C. Shaeffer. Samuel N. Shaffer.

Wm. Sherwood, at home sick. Israel J. Shoemakor, deserted Oct. 7th. 62 Chas. L. Smith, promoted to corporal Nov. 7th, '62.

Wm. H. Smith Michael A. Stahl, at home sick. Jacob Shutt, promoted to corporal Nov. 7th, '62. John H. Thompson, at Murfreesboro. siek.

Aaron Thomas, deserted Oct. 17th. '62. Samuel J. Thomas. Charles Vandemark Laurence Walters, deserted Feb. '63. Paul Westenbarger. Jacob Westenbarger. John Westenbarger, died Jan. 1st, '63.

David Westenbarger, died Feb. 26, '63. Stephen E. Wright Charles L. Wright Philemon B. Wilcox.

the people. From this material, under constitution itself makes no such distinction. The property of the people of total of forty-seven men. Thirty-five Since we reached here one of our the press," and "hebeas corpus," they hoped to keep on foot amongst us a I concede that the class of arrests comjudgment Mr Vallandigham was arleft Lancaster on the 25th day of AuSo you see we can only depend upon the valley. He was from Van Wert, left Lancaster on the 25th day of Au- So you see we can only depend upon the valley. He was from Van Wert, gust, 1862, with a company of over 80 twelve of the forty-seven to return and should have been left at Memphis, Judge who rejected the constitutional men, but some of them were rejected back to the company, and perhaps some time to make out the necessary papers view expressed in these resolutions, by and not taken. Notwithstanding we of them will never come up again to to be made for the soldier's own proinaugurating, by the Constitution it- constitutional wherever the public safe- refusing to discharge Mr. Vallandig- left Circleville with 80 good, sound join the company; so you can see that tection, concluded to bring him along. The resolutions as I understand them, are resolvable into two propositions—first, the expression of a purpose to sushaving received his judicial mantle at the hands of President Jackson. And ever left old Fairfield. But our little us in camp. Yet it is not to be wondered the hands of President Jackson. And ever left old Fairfield. But our little us in camp. Yet it is not to be wondered the hands of President Jackson. And ever left old Fairfield. But our little us in camp. Yet it is not to be wondered the hands of President Jackson. And ever left old Fairfield. But our little us in camp. Yet it is not to be wondered the hands of President Jackson. And ever left old Fairfield. through victory, and to support the their spies and others might remain at they may restrain mischievous interadministration in every constitutional large to help on their cause. Or if, as ference with the raising and supplying are nobly exposing their lives and shedadministration in every constitutional and a state of the friends our position of armies to suppress the rebellion, as ding their blood on the battle field. I have been laboring for Uncle Sam. our lives. Every one that knows any they where to look for bellion; and secondly, a declaration of suspend the writ, without ruinous waste censure upon the Administration for supposed unconstitutional action, such as the making of military arrests. And, from the two propositions, a third is as the making of military arrests. And, interpret to some time from the two propositions, a third is a clamor could be raised in regard to the army; equally constitutional at all there are none such. And the name of gallant little band have sickened and iment that ever left the State. You "gray goose" (referred to some time gallant little band have sickened and iment that ever left the State. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the State. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and iment that ever left the state. You "gray goose "(referred to some time gallant little band have sickened and gallant little band have sickene gray goose (referred to some last, or some long that the gentlemen ago by Harry Comer) will conduce to the service to the insurgent cause. It need of public safety, as against the dangers of of portinent history. After the battle died of exposure and hardships which service to the insurgent cause. It need of New Orleans, and while the fact that we had to endure. Some killed in the of New Orleans, and while the fact that the treaty of peace had been concluded battle of Stone River: some discharged time to drill, or hardly time to drill. the folly or wickedness, as they may so soon as by open hostilities their ma the folly or wickedness, as they may so soon as by open hostilities their ma the folly or wickedness, as they may so soon as by open hostilities their ma the city, but before on account of disability, some are about official knowledge of it had arrived, sent sick, and I am sorry to say that ville. And our first introduction to

TERMS OF ADVERTISING

know, that such marches as these and the hardships we had to endure were enough to kill almost every one of us. Notwithstanding our ranks have been thinned we are not discouraged in the noble cause in which we are engaged; that in battling for a country which at one time was the most-powerful and glorious of all other nations in the world, but now wavering on the brink of ruin. Very respectfully.

> JOHN L. ELDER. Orderly Serg't Co. I, 90th O.V.I. Letter from the 46th Regiment.

SNYDER'S BLUFFS, MISS. Back of Vicksburg, June 14th. Massas Entrops -- My time at home

was so short and engagements so pressing, that I had to forego the pleasure of calling upon you in your sanctum, but trust that the visit I now propose to make will atone for the seeming neglect; and I apprehend that to your readers it will be like the politicians favors, "small ones thankfully received, and large ones in proportion." I write not so much at this time for you as I do for the many friends of the boys in the regiment, who having heard by this time, that we have moved to the fighting army about Vicksburg, will be anxions to know the immediate position of their own "kit and kind."

I reached Lagrange on the morning of June 4th, whither marching orders had preceded me but a few hours. I was truly glad to be on hand at so important a time as the breaking up of an old camp, which is only slightly foreshadowed by the 1st of April in

We mirched to Memphis, fifty-two miles in a day and a quarter, and by evening of Sunday the 6th of June, was safely on board the steamer Crescent

The brigade is now commanded by Col. S. G. Hicks of the 40th Illinois V. Clay Leist, died of a wound received at L. formerly in the Mexican war, and consists of the 46th O. V. I. 40th Illinois V. I. and the 15th Michigan V. I. At daylight of Tuesday we cast cable and were off for Vicksburg in good spirits and high hopes. Nothing of importance occurred on the way down.

above the usual incidents of river travel. I might bran out on the beauties of sun-set on the broad bosom of the father of waters, but these descriptions have been made by others who wield so much stronger pens, that I shrink from the attempt, and will therefore only say it was to the fullest extent what the lady meant when ravished with delight at the sight below her feet, she eried from the depth of her heart, "Oh how pecturesque. On Thursday noon we reached Snyder's Bluff, one of the chain of Haines Bluffs. We are now on fighting ground, and feel the importance of our position; for if Johnson wishes to reach the rear of Gen'l Grant's force at Vicksburg he will likely try it through this way, as it would be poor generalship to leave a live General in so good a position to flank him and cut off his retreat. And should be, upon the other hand, attack as, I think he will find Gen'I W. S. Smith at home ready to attend to their call, and in addition Gen'l Sherman is not far off ready to cheer on the boys to greater deeds of glory. As yet I have not been permitted to see the General but learn he is daily engaged

in skirmishing with the enemy. The sun is burning bot, but then the breeze is strong throughout the whole day, and the nights are not only cool, Thomas Wright, deserted Oct. 17th, 63. but actually cold before morning. The water of the river is very injurious to those who use it without boiling, but we have in the hollow springs run-Andrew Whitehurst, discharged March ning water, and at other places by dig-3d, 1863, and died March 4th, 1863. ging wells, we get a plentiful supply Your readers will see by the above of pure, healthy water, so that I think we are safe in saying that our position list that twelve have died of disease, is not only strong by nature, but made two killed at the battle of Stone River, stronger and more comfortable by the

but the hurry of the march left no

and myself have a common object, and can have no difference, except in the choice of means or measures for effecting that object.

The difference of the Constitution, and as indispensation is the choice of means or measures for effecting that object.

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The difference of the constitution, and as indispensation is the constitution, and as indispensation is the public safety. Nothing is take about this; if this assertion is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the public safety. Nothing is the constitution, and as indispensation is the constitution, and as indispensation is the constitution, and as indispensation is the constitution of the constitution is the constitution of the constitut ing that object.

And here I ought to close this paper and would close it, if there were no aptent to such cases. Civil courts are then I concede that the arrest was ed the United States Judge Hall to those that are absent sick.

Detter known to history than that truth and the whole truth; if there are arrived at Nashville, Tenn.; yet barlow knives, and 81 blue cetter under discharged or deserted; also naming we arrived at Nashville, Tenn.; yet barlow knives, and 81 blue cetter under discharged or deserted; also naming we arrived at Nashville, Tenn.; yet barlow knives, and 81 blue cetter under discharged or deserted; also naming the truth and the whole truth; if there are a second to the united States Judge Hall to those that are absent sick.